



DELHI ADMINISTRATION
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PART IV

Notifications of Departments of the Delhi Administration
other than notifications included in Part I

DELHI ADMINISTRATION

NOTIFICATIONS

Delhi, the 19th February 1964

No. F.39(2)/62-DSW.—In pursuance of the provisions of rules 41 and 42 of the Delhi Children Rules, 1961, the Chief Commissioner, Delhi is pleased to make the following rules, namely:—

CHAPTER I—Preliminary

1. Short title.—These rules may be called the Delhi Children (Management, Functions and Responsibilities of Special Schools, Children's Homes and Observation Homes) Rules, 1964.

2. Definitions.—In these rules, unless the context otherwise requires—

- (a) "Act" means the Children Act, 1960;
- (b) "Chief Commissioner" means the Chief Commissioner, Delhi;
- (c) "Chief Inspector" means the Chief Inspector for Special Schools, Children's Homes and Observation Homes appointed under rule 3 of the Delhi Children Rules, 1961;
- (d) "Committee" means an Advisory Committee appointed under rule 29;
- (e) "Governing Body" means a body of management required under sub-rule (2) of rule 39 of the Delhi Children Rules, 1961;
- (f) "Institution" means a children's home, special school, or an observation home;
- (g) "section" means a section of the Act; and
- (h) "Superintendent" means a person appointed as such for the control and management of any of the institutions referred to in sub-rule (1) of rule 39 of the Delhi Children Rules, 1961.

CHAPTER II

Control, management, functions and responsibilities of Children's Homes, Special Schools and Observation Homes established and maintained under sub-section (1) of section 9, 10 or 11 of Act.

3. Appointment of Superintendent.—For the control and management of an institution established and maintained by Government under section 9, 10 or 11 a Superintendent shall be appointed in accordance with the recruitment rules framed by the Chief Commissioner for the purpose.

4. Superintendent to be subordinate to the Chief Inspector.—In all matters in respect of which he is not invested with sole authority, the Superintendent shall be subordinate to, and subject to the control of, the Chief Inspector.

5. Staff of the institution to be subordinate to the superintendent.—The staff of the institution shall be subject to the control of the Superintendent. The Superintendent shall by order determine their duties and shall keep the Chief Inspector informed of the orders made by him from time to time.

6. Obligation to stay in quarters.—The Superintendent and such other staff as the Chief Inspector may determine shall live in the quarters provided for them.

7. Duties of Superintendent.—It shall be the duty of the Superintendent—

- (a) to see that every inmate is being given education facilities for the development of his character and abilities, and training as contemplated in the Act;
- (b) to see that every member of the staff of the institution behaves with tact, patience and good temper;
- (c) to be present or ensure that a member of the staff is present at the time of meals of the inmates;
- (d) to acquaint himself with the conduct and character of every inmate, his progress in education, industrial or occupational training, and to supervise the conduct of the class rooms;
- (e) to mix freely among the inmates, and to hear and attend to complaints of the inmates, if any, every day;
- (f) to see that every inmate is provided with proper and separate clothing, bedding and utensils;
- (g) to supervise the work entrusted to the staff appointed in the institution;
- (h) to see that some responsible member of the staff is always present on the premises of the institution;
- (i) to supervise the sleeping arrangements of the inmates in the dormitories at night personally or to depute one of his staff members for this work and to take occasional rounds at night in no case a male staff all is well; provided that in no case a male staff member shall be deputed for this duty in an institution for girls;
- (j) to keep the keys of the dormitories in his quarters during the night which shall on no account, be removed without his permission;
- (k) to keep a care-taker or watchman on duty both by day and night in the institution who shall make a round of the institution at frequent intervals;
- (l) to see that the children are not employed for personal work of any of the staff members;
- (m) to see that the premises of the institution are kept properly cleaned; and
- (n) to carry out such other functions as may be assigned to him by the Chief Inspector from time to time.

(i) in the case of a Superintendent of an open institution for boys; and

(ii) in the case of a Superintendent of an open institution for girls if provision for posting a special guard during night is made at such institution.

Explanation.—

In this rule "open institution" means an institution dormitories whereof are not locked.

8. Superintendent to report important incidents.—The Superintendent shall immediately report—

(a) to the Chief Inspector, every case of—

- (i) escape or recapture,
- (ii) serious breach of the rules of the institution,
- (iii) serious illness,
- (iv) death, and

(v) out-break of epidemic disease and measures taken to prevent its spread;

(b) to the authority under whose orders the child was kept in the institution, every case of death;

(c) to the police, every case of escape or recapture of an inmate, and

(d) to the parents or in the case of an inmate who is an orphan, to the near relatives of the inmate, every case of serious illness and death.

9. Superintendent to maintain case registers.—The Superintendent shall maintain or arrange to be maintained individual case records of the inmates and such registers of admission, discharge, release on license or otherwise and of accounts as may be specified by the Chief Inspector from time to time.

10. Superintendent to invite tenders for supplies and to submit them to the Chief Inspector for approval.—The Superintendent shall invite tenders for supplies to the institution and submit them to the Chief Inspector for his approval subject to the administrative procedures and orders laid down by the Delhi Administration. He shall incur expenditure on food, clothing and other items according to the approved tenders and shall keep accounts thereof. No contractor shall be engaged for supply of food, meals or clothes to the inmates.

11. Superintendent to submit expenditure statement to the Chief Inspector.—Every Superintendent shall submit a detailed expenditure statement in connection with the institution to the Chief Inspector every month. The Chief Inspector may call for the respective bills for post audit.

12. Superintendent to submit estimate of maintenance charges to the Chief Inspector.—Every Superintendent shall submit annually to the Chief Inspector at the time and in the form approved by the Delhi Administration from time to time, a budget estimate of the charges of maintenance of the institution.

13. Superintendent to keep watch on receipts and expenditure.—Every Superintendent shall keep a constant watch over the receipts and expenditure of the institution, shall satisfy himself by frequent inspections that the registers and account books are properly written, that cash balances correspond with those entered in the books, that the daily entries are made in the Cash Book, and that outstandings are not allowed to accumulate. The Superintendent shall be responsible for any defalcation on the part of the staff of the institution rendered possible by negligence on his part.

14. Superintendent to watch supplies to inmates.—The Superintendent shall satisfy himself by frequent inspections of the dietary articles, account books and of the food purchased and by inquiry into the bazar rates that full amount of the food is purchased, that the rates are reasonable, and that the inmates obtain their full rations.

15. Returns.—The Superintendent shall submit to the Chief Inspector such returns as may be specified by him from time to time.

16. The Superintendent to effect search of children received in the institution.—The Superintendent shall see that every child received in the institution is searched, that he is cleansed, that his personal effects are inspected and that any money or valuables found with or on the person of the child are kept in the safe custody of the Superintendent.

Provided that girls shall be searched by a female member of the staff and with due regard to decency.

17. Articles found on search and inspection to be entered in register.—(1) In every institution a register of money, valuables and other articles found with or on the person of a child received therein shall be maintained.

on search and inspection under rule 16 and taken possession of shall be entered in such register, and the entries relating to him shall be read over to him in the presence of a witness whose signature shall be obtained in token of the correctness of such entries. All such entries shall be countersigned by the Superintendent.

(3) Entries shall be made in such register showing in respect of every such search and inspection—

(a) what articles, if any, are respectively destroyed, sold and stored;

(b) in the case of articles sold, the amount realised for them;

(c) the return to him of any money, valuables or articles at the time of release or otherwise.

(4) All such entries in such register shall be attested by the Superintendent.

18. Disposal of property.—The property other than money or valuables belonging to a child received or detained in an institution shall be disposed of in the following manner:—

(a) if it consists of obscene pictures or literature, tobacco, snuff, opium, drug or liquor, or perishable articles of trivial value, it shall be destroyed;

(b) if it consists of perishable articles of more than trivial value, it shall be sold by auction as soon as possible and the proceeds kept in safe custody by the Superintendent;

(c) the clothing, bedding or other articles of such child shall be destroyed if the Superintendent considers it essential on hygienic grounds or considers them to be worthless, or if the clothing and bedding is ragged, and the clothing, bedding and other articles of children found to be suffering from any infectious or contagious disease shall be burnt;

(d) clothing, bedding and other articles not covered by the provisions of clauses (a), (b) and (c) shall, after being washed and disinfected, if necessary be made up into a bundle or bundles and suitably stored. The Superintendent shall be responsible for their safe custody.

19. Staff not to buy articles at auction.—No person on the staff of the institution shall, whether directly or indirectly, bid at the auction of, or purchase, any property auctioned under these rules.

20. Disposal of property after passing of order by competent authority.—(1) On the competent authority making an order other than directing the child to be sent to a children's home or a special school in respect of any child, his money and valuables and such of his articles as are not destroyed or disposed of, together with the proceeds of such of his articles as have been sold, shall at the time of his release be handed over to him in the presence of the Superintendent and the Superintendent shall take the signature or thumb impression of the parent or guardian of the child and/or the child in the column provided for the purpose in the register maintained under rule 17, in token of his having received such money, valuable, articles and proceeds. If the clothings have been destroyed in pursuance of clause (c) of rule 18 he shall be provided with fresh clothing at Government cost.

(2) (i) On an order made by the competent authority in respect of any child, directing the child to be sent to a children's home or a special school, the Superintendent shall deposit such child, money together with the sale proceeds realised under clause (b) of rule 18 in the manner prescribed by the Chief Commissioner from time to time in the name of the child and the account book will be kept with the Superintendent. His valuables, clothing, bedding and other articles, if any, stored under clause (d) of rule 18 shall be kept in safe custody.

(ii) When such child is transferred from one institution to another, all his property, valuables and account book in the custody of the Superintendent shall be sent along with him to the Superintendent of the institution to which he has been transferred together with a full and correct statement of the description and estimated value thereof.

(iii) At the time of the release of such child, the property, valuables kept in safe custody and the money deposited in his name shall be handed over to him or to his parent or guardian, as the case may be, and an entry made in that behalf in the register maintained under rule 17. Such entry shall be signed by the Superintendent.

before release.—(1) When an inmate, of an institution dies therein, the property left by the deceased and the money deposited in his name shall be handed over by the Superintendent to any person who establishes his claim thereto and executes an indemnity bond. A receipt shall be obtained from such person for having received such property and the amount. If no claimant appears within a period of one year from the date of death of such inmate, the property and amount shall be handed over to the police for disposal in accordance with the provisions of section 25 to 27 of the Police Act, 1861.

(2) When a child kept in an institution escapes therefrom or fails to return thereto after the expiry of the period of absence permitted to him, the property left by him and the amount deposited in his name shall be kept in safe custody by the Superintendent of such institution for a period of one year from the date of escape of such child or the date on which such child should have returned thereto as the case may be. If within the said period such child is not arrested and sent back or does not return, to the institution, such property and amount shall be handed over to the police for disposal in accordance with the provisions of sections 25 to 27 of the Police Act, 1861.

22. Superintendent to report cases of release in time.—Whenever it appears to the Superintendent that a child will attain the age of eighteen years in the case of a boy, or twenty years in the case of a girl, before the expiry of period of stay he shall, six months prior to the attaining by the child of the age of eighteen years in the case of a boy and twenty years in the case of a girl, place the child before the Committee and the medical officer of the institution where such arrangements exist for his examination and submit the case to the Chief Inspector for discharge under section 45 of the Act.

23. Procedure to be followed in release cases.—(1) The Superintendent shall place each inmate before the Committee, with a view to his release on license before the expiry of his period of detention, in accordance with the instructions issued from time to time in this behalf by the Chief Inspector.

(2) Timely information of the release of an inmate and of the probable date of his release shall be given to his parent or guardian and the parent or the guardian shall be invited to come to the institution, to take charge of the inmate on that date. If necessary, the actual expenses of the parent's or guardians journey both ways and of the child's journey from the institution shall be paid to the parent or guardian by the Superintendent at the time of the release of the child. If the parent or guardian, as the case may be fails to come to take charge of the child on the appointed date, the child shall be taken to his native place by the escort of the institution;

Provided that girls shall be escorted by a female escort.

(3) At the time of release or discharge, a child may be provided with one set of government clothing if the Superintendent deems it necessary.

(4) If the inmate has no parent or guardian, he may be sent to an after-care organisation or in the event of employment having been found for him to the person who has undertaken to employ him.

(5) The Superintendent of a girls' institution, subject to the approval of the Chief Inspector, may get suitable girls above the age of 15 years married according to the procedure laid down by the Chief Inspector from time to time.

24. Superintendent to order discharge of inmates on due dates.—(1) The Superintendent shall order the discharge of any child the period of whose detention has expired and inform the Chief Inspector within seven days of the action taken by him. If the date of release falls on a Sunday or any other public holiday, the child may be released on the preceding day, entry to that effect being made in the register of discharge. The Superintendent shall, in appropriate cases order the payment of subsistence allowance to the child for his home journey or place of rehabilitation at such rates as may be fixed by the Chief Commissioner from time to time and the railway and/or road fare, as the case may be.

(2) In deserving cases, the Superintendent may provide the child with such small tools, as may be necessary to start a business, subject to such maximum cost as may be fixed by the Chief Commissioner.

(3) The Superintendent may, subject to the approval of the Chief Inspector, allow at their own request such girls, as have no place to go, to stay in the institution after the period of their detention has expired, till some other suitable arrangements are made.

25. Admission of outsiders to the institution.—No stranger shall be admitted to the premises of the institution, except

tendent.

26. Superintendent to show to the Chief Inspector or his representative and to the Committee members the working of the institution.—The Superintendent shall accompany the Chief Inspector or any other inspecting officer of the Directorate of Social Welfare and the members of the Committee during their inspection of, or visit to, the institution.

27. Annual report.—The Superintendent shall, on the expiry of each year, draw up and submit to the Chief Inspector, a report referring to all subjects of interest and giving a brief account of the working of the institution during the year. The Chief Inspector shall forward a consolidated Annual Report to the Chief Commissioner.

28. Observation Homes to provide educational and other training facilities.—In every observation home children shall be provided with adequate educational and other training facilities and care shall be taken to see that they do not remain idle.

29. Advisory Committee.—For every institution established under sub-section (1) of section 9, 10, or 11 there shall be appointed an Advisory Committee.

30. Constitution of the Advisory Committee.—(1) The Committee shall consist of not less than 8 and not more than 13 members, of whom not less than 3 and not more than 8 shall be non-officials as decided by the Chief Commissioner. Out of the non-official members there shall be at least one lady member.

(2) The following shall be ex-officio members;—

- (a) the Chief Inspector or his representative,
- (b) the senior magistrate of the children's court having jurisdiction over the area where the institution is situated,
- (c) the chairman of the child welfare board, having jurisdiction over the area where the institution is situated,
- (d) the medical officer in-charge of the Government dispensary for the area,
- (e) a nominee of the local authority such as Municipal Corporation or the Municipal Committee or the Cantonment Board having jurisdiction over the area, where the institution is situated, and
- (f) the District Inspector of Schools of the area.

(3) The Chief Commissioner shall nominate the President of the Committee. In the absence of the President, the Committee may elect a Chairman from amongst the members present to carry out the proceedings of the meeting.

(4) The non-official members shall be appointed by the Chief Commissioner after considering the recommendations of the Chief Inspector.

(5) In the case of an Advisory Committee appointed for an institution intended for girls there shall be not less than two lady non-official members.

(6) Three members shall form a quorum for a meeting of the Committee.

(7) The Superintendent of the institution shall be the ex-officio secretary of the Committee.

31. Tenure of non-official members.—(1) The non-official members shall hold office for a term of two years from the date of appointment. They shall be eligible for re-appointment.

(2) The tenure of appointment of a non-official member may, without assigning any reason, be terminated by the Chief Commissioner at any time.

(3) A non-official member may resign his appointment without assigning any reason at any time.

(4) Any casual vacancy among the non-official members shall be filled by appointment of another non-official who shall hold office so long as the person in whose place he is nominated would have held it if the vacancy had not occurred.

32. Function of the Committee.—The duties of the members of the Committee shall be as follows:—

- (a) to visit the institution once a month in rotation which will be drawn up by the Superintendent after consulting the members; at least one member shall visit the institution every month.

(b) to attend quarterly meetings which shall be held in the months of January, April, July and October, to make recommendations on—

(i) cases of inmate for release on licence; and

(ii) any other matters connected with the progress of the institution and welfare of the inmates in general or in particular.

33. Visitor's Book.—A Visitor's Book shall be maintained in which the persons authorised to visit the institution shall record the dates of their visits with any remarks or suggestions which they may think proper. The Superintendent shall forward a copy of every such entry to the Chief Inspector with such remarks as he may desire to offer in explanation or otherwise and thereupon the Chief Inspector shall issue such orders as he may deem proper.

34. Advisory Committee Book.—In every institution besides a general Visitor's Book there shall be maintained a separate Advisory Committee Book in which minutes of the proceedings of each quarterly meeting of the Advisory Committee shall be recorded and wherein members of the Committee shall also record the dates of their visits with any remarks or suggestions they may have to make. The minutes shall be signed as soon as possible by the presiding authority. Copies of the minutes shall be supplied to every member of the Committee and the Chief Inspector within a fortnight from the date of the meeting. The Chief Inspector may pass such orders as he may deem necessary on such minutes. The Superintendent shall send a copy of such orders to the members concerned.

35. Medical care in the institutions.—(i) Every institution shall provide adequate medical facilities to the children and shall have such medical staff as may be necessary.

(ii) A thorough medical examination including the recording of weight of all the children admitted in an institution, leper, asylum or mental hospital under the provisions of the Act shall be held at least once a quarter and such medical treatment as may be necessary shall be provided.

(iii) Immediate action, in accordance with the provisions of section 47 of the Act, shall be taken in respect of the child who is/was suffering from leprosy or is/was found of unsound mind.

36. Medical examination of children.—Each child admitted in an observation home shall be medically examined by the medical officer of the observation home within forty eight hours, or in special cases within seventy two hours, after his admission to the observation home and also in the case of a child known to be awaiting removal to a children's home or special school, within a similar period before such removal, and further at any other time or times that may be considered necessary by the medical officer or the Superintendent. Such examination shall include any steps necessary to ascertain whether venereal disease is present in cases where reason exists to suspect its presence. Such examination may take place either at the observation home or if the medical officer desires it, at the Government clinic.

37. Medical officer.—The medical officer of an institution shall attend the institution daily at fixed hours, and shall keep such registers and returns as shall be directed by the Chief Inspector or the Superintendent Medical Services, Delhi Administration, from time to time.

38. Separation of inmate suffering from infectious disease.—An inmate known or suspected to be suffering from an infectious disease shall forthwith be removed to a Government hospital and if this is not practicable shall be isolated from other inmates. If any infectious disease breaks out in an institution, any child subsequently admitted shall so far as practicable be kept separate from those who are known or suspected to be suffering from the infectious disease.

39. Surgical treatment on the inmates.—No Surgical treatment shall be carried out on an inmate without the previous consent of his parent or guardian, unless either the parent or guardian, cannot be found or the condition of the inmate is such that any delay would in the opinion of the medical officer involve unnecessary suffering or injury to the health of the inmate.

40. Medicines to be purchased from Medical Stores Depot, Karnal.—All medicines required for the institution shall be indented for from the Medical Stores Depot, Karnal of any other stores specified by the Chief Commissioner in this behalf, and in case of urgent necessity may be purchased locally under intimation to the Chief Inspector.

41. Diet.—(1) The diet issued to all inmates of institutions shall be in accordance with the schedule prescribed by the Chief Commissioner. Such schedule shall be displayed on a board in the office of the institution.

(2) No institution shall be held responsible for the supply of all articles of food, and clothing and bedding as to render the same contractor exclusively responsible for the supply of all the requirements of the institution during a specified period.

42. Time-table.—(1) Every institution shall follow the time table approved from time to time by the Chief Inspector.

(2) The approved time-table of the institution shall be displayed on the notice board.

43. Education and training.—All inmates shall attend regularly the school and industrial classes and work outside according to the directions of the Superintendent and do the work in the institution assigned to them:

Provided that no inmate shall be employed in such manner as to impair his capacity for profiting by instruction or depriving him of reasonable recreation or leisure.

44. Daily routine of inmates.—The daily routine of the institution and the employment of the inmates of the institution during the various hours of the day shall be fixed by the Superintendent in consultation with the Committee and with the approval of the Chief Inspector.

45. Exemptions from attending literacy classes.—(1) Exemptions from attending literacy classes may be granted by the Superintendent under intimation to the Chief Inspector.

(2) Any exemption granted by the Superintendent under this rule shall be brought to the notice of the inspecting officers at the time of inspection. No exemption shall be granted until a child is fully literate, that is to say, until a child has reached the fourth standard.

(3) Inmates who are granted exemption under this rule shall devote the school hours for such additional industrial training as may be specified by the Superintendent.

46. Industries to be introduced with the approval of the Chief Inspector.—Industries taught at the institution shall have the previous approval of the Chief Inspector. Competent instructors shall be employed for each trade taught in the institution.

47. Rewards and earnings.—(1) Rewards to the inmates at such rates as may be fixed by the Chief Commissioner from time to time may be granted by the Superintendent as an encouragement to steady work and good behaviour.

(2) At least half the amount shall be deposited in the manner prescribed by the Chief Commissioner from time to time in the name of the inmate and the account book shall be kept with the Superintendent. The rest may be permitted to be spent by the inmate as pocket money on purchase of articles such as sweets, toys, etc., on fixed days of the week.

(3) Out of the income earned by an inmate working outside, at least three fourths shall be deposited in the manner prescribed by the Chief Commissioner from time to time in the name of the inmate and the account book shall be kept with the Superintendent. The rest may be spent by the inmate as mentioned in sub-rule (2).

48. Deposit money to be returned to inmates on their release.—At the time of premature release of an inmate from the institution, his account book shall be transferred to the probation officer, whose duty it is to supervise him. If the inmate is released on the expiry of the period of his stay ordered by the competent authority, the money deposited in his name shall be withdrawn by the Superintendent and handed over personally after obtaining a proper receipt to the parent or guardian who comes to take charge of the inmate under sub-rule (2) of rule 23 and if he does not come, to the inmate.

49. Permission to parents and near relations to visit the inmates and communications with them.—(1) The parents and near relations of the inmates shall be allowed to visit an inmate once a month or in special cases more frequently with the permission of the Superintendent. Time allowed for any visit shall not ordinarily exceed one hour but may be extended by the Superintendent at his discretion. The visiting hours shall be laid down by the Superintendent.

(2) The receipt of letters by the inmates of the institution shall not be restricted and they shall have freedom to write as many letters as they like at all reasonable times but shall be entitled to have postage stamps affixed at the cost of Government on one letter only in any one week.

(3) The Superintendent may peruse any letter written by or to an inmate, and may, for any reasons that he considers sufficient, refuse to deliver or issue the letter and may destroy the same, after recording his reasons in a book maintained for the purpose.

50. Clothing.—Children shall be issued sets of clothing and bedding as per schedule prescribed by the Chief Commissioner from time to time.

sure the proper issue of bathing soap, washing soap, hair oil, etc., as per schedule laid down by the Chief Commissioner.

52. Identity photo.—On admission every child shall be photographed and 3 copies of the photographs shall be obtained one shall be kept with the file of the inmate, one shall be fixed with the index card and the third shall be kept in an album serially. The negative shall also be kept in a negative album.

53. Duties and responsibilities of Care-takers.—(1) Every care-taker who is provided a quarter on the premises shall live in that quarter.

(2) A care-taker who is not provided with residential quarter on the premises of the institution shall give his full home address to the Superintendent and shall intimate the change, if any, immediately.

(3) Every care-taker shall see the residential places of all the other staff members so that in case of emergency he could be deputed to call any one of them when so required.

(4) In case of illness or otherwise unable to come on duty a care-taker shall inform the Superintendent in time.

(5) A care-taker shall be liable for departmental action for the following—

(i) wilfully or negligently permitting an inmate to escape,

(ii) giving or attempting to give an inmate or taking out or attempting to take out from the institution any articles not allowed by the Superintendent,

(iii) wilful disobedience or neglect of any rules, regulations or orders.

(6) No care-taker while on gate-duty shall leave his post for any purpose until relieved.

(7) Every care-taker shall keep himself, and his uniform clean and in order.

(8) No care-taker shall lie down or sleep when on patrol duty.

(9) No care-taker shall take off any part of his uniform while on duty.

(10) A care-taker shall not leave the keys in his charge lying about or handover to any inmate under any circumstances or take the keys out of the gate.

(11) A care-taker shall not bring spirits, charas, bhang or any other intoxicating material inside the institution.

(12) A care-taker shall report to the Superintendent about any suspected person loitering about the premises.

(13) A care-taker shall take all precautions against escape and shall report any plot for escape, for assault etc, by an inmate or inmates which might come to his notice.

(14) A care-taker shall report about any defective lock, door, window or any other fixtures to the Head Care-taker or any other senior officer.

(15) A care-taker shall see to the safety of all the property in the institution and in case anything lying insecure he shall place it securely and report the same to the Head Care-taker or any other senior officer.

(16) A care-taker shall talk to an inmate politely and shall not use any abusive language or strike him sure in self defence.

(17) A care-taker shall listen patiently to any complaint of an inmate and report the same to the Head Care-taker or any other senior officer on duty.

(18) A care-taker shall not discuss official matters with or in the presence of inmates.

(19) A care-taker shall see that the inmates follow the programme and do not wilfully break the rules.

(20) A care-taker shall stop and then report wasting of any article by inmates.

(21) A care-taker shall report to the Head Care-taker or any other senior officer about any sick inmate immediately and shall be responsible for giving medicines or other aid as advised.

(22) A care-taker shall watch and report about any irregularity regarding personal hygiene on the part of the inmates.

(23) A care-taker shall not allow any quarrel, indecent behaviour or mischief to occur.

(24) A care-taker shall see that the inmates' clothing, bedding, utensils and other articles are kept clean.

(26) When an inmate escapes the care-taker shall keep the other inmates back to their rooms and shall take necessary precaution to search for the escaped inmate immediately and shall take up any duty that may be allocated to him in that connection. Under no circumstances an inmate shall be utilized for this work.

(27) A care-taker shall perform such other duties as may be assigned by the Superintendent from time to time.

54. Maintenance of registers.—The Superintendent shall maintain in his office such registers and forms as may be prescribed by the Chief Inspector from time to time.

55. Prohibited articles.—(1) No person shall, except with the permission of the Superintendent or the medical officer of the institution, take into the institution a prohibited article.

(2) The following shall be the prohibited articles:—

(i) Alcohol and spirit of every description.

(ii) Bhang, Ganja and opium.

(iii) Drugs of every description.

(iv) Any other articles specified in this behalf by the Superintendent by general or special orders.

56. Welfare Fund.—(1) For every institution there shall be a Welfare Fund.

(2) (a) Every Superintendent is authorised to accept donations or contributions in cash made to the Welfare Fund by the Public—

(i) Where the amount of donation or contribution does not exceed rupees twenty five, without prior approval of the Chief Commissioner;

(ii) In all other cases with the prior approval of the Chief Commissioner.

All such donations and contributions shall be acknowledged by written receipts bearing serial numbers.

(b) The Superintendent shall deposit all money collected for Welfare Fund in the nearest Government Treasury by opening a personal ledger account in his name and shall keep a subsidiary account of the Welfare Fund.

(3) The amount standing to the credit of the Welfare Fund shall be spent for the following purposes, namely:—

(i) to meet the contingent expenses in connection with the collection of the Welfare Fund;

(ii) to provide for the Welfare and comfort of the destitutes who are inmates of, or have been released on licence from the institution, as the case may be; and

(iii) to provide for any new service for the inmates not covered under an approved scheme.

(4) The Superintendent may in consultation with the Advisory Committee and subject to the requirements of sub-rule (3), spend sums out of the Welfare Fund on any other object previously approved by the Committee:

Provided that no amount exceeding Re. 25/- shall be spent without the previous sanction of the Chief Inspector.

(5) The Welfare Fund shall be operated upon by the Superintendent as the Drawing and Disbursing Officer, and he will be responsible for the proper maintenance of the account of the Funds.

(6) The following books shall be maintained separately in connection with the Fund:—

(1) Cash Book.

(2) Order Book.

(3) Contingent Register.

(7) The accounts of the Fund shall be audited at the time of the annual audit of the accounts of the institution to which it relates.

57. Donation in kind.—Prior approval of the Chief Commissioner shall not be necessary in respect of acceptance of any donation in kind.

58. Collection Boxes.—(i) The Superintendents may install collection boxes in their offices which shall, subject to the provisions of sub-rule (2), be kept locked and sealed.

(2) Every such box shall be opened at least once and not more than twice a month:

Provided that a box shall not be opened a second time during the same month unless a period of ten days has

elapsed since it was first opened in that month. The amount so collected shall be credited to the Welfare Fund and shall be spent in the manner, and for the purposes, specified for the Welfare Fund in Rule 56.

CHAPTER III

Control, management, functions and responsibilities of non-Government children's homes, special schools, and observation homes recognised or certified under sub-section (2) of section 9, 10, or 11 of the Act.

59. Governing Body.—Every institution recognised or certified under sub-section (2) of sections, 9, 10, or 11 shall have a Governing Body approved by the Chief Commissioner, the members of which shall be deemed to be the managers of the institutions for its proper control, functions, responsibilities and management.

60. Functions of the Governing Body.—The Governing Body shall be responsible to see that:—

- (1) the premises of the institution are maintained in a sanitary condition and to the satisfaction of the Chief Inspector;
- (2) Proper lighting arrangements are made adequate water facilities of bathing and drinking are provided;
- (3) a separate kitchen is provided;
- (4) wholesome and sufficient food according to the standard approved by the Chief Inspector is provided for every inmate;
- (5) sleeping and dining accommodation is adequate for the number of inmates kept in the institution;
- (6) adequate provision is made for indoor and outdoor games;
- (7) such medicines as are ordinarily required for household use are kept in stock and proper arrangements are made for medical treatment of inmates in case of sickness and as far as possible full-time or part-time medical officer is employed to attend and treat inmates in the institution.
- (8) adequate arrangements are made for the education and training, as contemplated in the Act, of inmates either on the premises of the institution or in schools or institutions maintained or recognised by the Education Department of the Delhi Administration and suitable arrangements for teaching of crafts suited to the individual child are also made in the institution;
- (9) if the institution admits both boys and girls, suitable arrangements for housing boys and girls separately and arrangements for proper supervision over the two sections are made to the satisfaction of the Chief Inspector;
- (10) adequate and qualified staff, as approved by the Chief Inspector, is maintained and quarters are provided for the essential staff on the premises of the institution; and
- (11) discipline is maintained in the institution.

61. Appointment of Superintendent.—For the day to day working and management of the institution, the Governing Body shall appoint a Superintendent for every institution. The terms and conditions of service of the Superintendent shall be determined by the Governing Body with the previous approval of the Chief Inspector.

62. Delegation of powers.—The Governing Body may delegate any of its functions to the Superintendent of the institution and/or any other authorised person or persons appointed by the Governing Body but it shall be the primary responsibility of the Governing Body to see that the institution is run smoothly and efficiently and to the satisfaction of the Chief Inspector.

63. Powers and duties of the Superintendent.—(1) The powers and duties of the Superintendent shall, as far as possible, be those as have been prescribed for the Superintendent of Government Institutions in rules 7, 8, 9, 15, 16, 22, 23, 24, 26, 27 & 54.

(2) The Superintendent shall report to the Chief Inspector names of the members of Governing Body and any changes therein due to death, retirement or any other cause within fifteen days from the date of constitution of the Governing Body or the occurrence of the event, as the case may be.

(3) The Superintendent or any other person authorised by him in this behalf will keep the Chief Inspector informed of

the institution applying to the Governing Body.

64. Diet.—The diet issued to all inmates shall, as far as possible, be in accordance with the schedule laid down by the Chief Inspector, to ensure healthy growth of the inmates. The schedule approved by the Governing Body shall be sent to the Chief Inspector and shall be displayed on a board and it shall be the duty of the Governing Body to give effect to the suggestions, if any, made by the Chief Inspector in respect of such schedule.

65. Clothing and bedding.—The scale of clothing and bedding to be issued to the inmates shall be such as may be approved by the Chief Inspector.

66. Care-taking staff.—The institution shall have adequate care-taking staff and take all necessary precautions to prevent escape of inmates.

67. Certain provision of Chapter II to apply to non-Government institutions also.—The provisions of rules 17 to 21, 23, 25, 28, 33, 35, 36, 38, 39, 42 to 45, 47 to 49, 52, 53 and 55 shall, so far as may be, also apply to non-Government institutions certified or recognised under sub-section (2) of section 9, 10, or 11.

68. Grant-in-aid.—Every institution certified or recognised under section 9, 10, or 11 may, during the period the certification or recognition is in force, be given grant-in-aid by the Delhi Administration for maintenance of children received by them under the provisions of the Act and the Delhi Children Rules, 1961 and for expenses incurred under rules 23, 24, 47 and 49 of these Rules and rule 14 of the Delhi Children Rules, 1961, at such rates, in such manner and subject to such rules as may be determined by the Chief Commissioner from time to time.

69. Audit of accounts.—The Governing Body shall get the accounts of the institution audited annually by a registered or a Chartered Accountant or other competent authority as soon as the year is over and shall submit to the Chief Inspector the audited annual statement of accounts by such date as may be fixed by the Chief Inspector.

70. Account books to be open for inspection.—All account books, bills, vouchers and other books of receipts and expenditure in respect of the institution shall be open to inspection and scrutiny by the inspecting officers of the Directorate of Social Welfare or any other officer nominated by the Delhi Administration in this behalf, at all reasonable times during working hours, with or without notice. It shall be the duty of the Superintendent and the Governing Body to give all reasonable facilities and information to the aforesaid officers and to take prompt action on all the points raised by these officers in regard to such accounts.

71. Inspection of institutions.—Every institution shall be open to inspection at all reasonable times by the inspecting officers of the Directorate of Social Welfare District Inspector of Schools and by such other officers of the Delhi Administration as may be authorised by the Chief Commissioner in this behalf.

By Order,

H. D. SHARMA,

Joint Director of Social Welfare,
Delhi,

Delhi, the 25th February 1964

No. F.15(25)/60-LSG.—The Chief Commissioner, Delhi is pleased to cancel his notification No. F.15(25)/60-LSG-II, dated the 7th January, 1961, issued under section 4 of the Land Acquisition Act, 1894 for the acquisition of land for house sites for harijans of village Tehar.

Delhi, the 26th February 1964

No. F.15(214)/60-LSG.—In exercise of the powers conferred by sub-section (1) of section 48 of the Land Acquisition Act, 1894, the Chief Commissioner, Delhi is pleased to withdraw from the acquisition of land covered by his declaration No. F.15(214)/60-LSG, dated the 25th January, 1961 published at page 43 in part IV of the Delhi Gazette dated the 9th February, 1961.

Delhi, the 2nd March 1964

No. F.1(13)/62-L&H.—Whereas it appears to the Chief Commissioner of Delhi that land is required to be taken by Government at the public expense for a public purpose, namely for the Planned Development of Delhi, it is hereby

declared that the land described in the specification below is required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector of Delhi is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected at the office of the Collector of Delhi.

SPECIFICATION

Locality or Village	Total Area	Field Nos. or boundaries
1 Lado Serai	Big. 49 Bis. 3	1,554/2/1, 555/2/1, 3/1, 589/566/1, 588/563-565-56/1, 105/1, 106/1.
2 Mehrauli.	55 11	1734/1/1, 1735/1, 1735/2/1, 1735/2/2, 1735/2/3, 1736, 1737, 1738/1, 1738/2/1, 1739/1, 1740/1/1, 1740/1/2, 1740/2/1.

No. F.15(117)/60-LSG.—The Chief Commissioner, Delhi is pleased to cancel his following notifications issued under section 4 of the Land Acquisition Act 1894:—

- | Notification No. | Date |
|-----------------------------|----------------------|
| 1. F.15 (117)/60-LSG (ii), | 22nd November, 1960. |
| 2. F.15 (117)/60-LSG (iii), | 22nd November, 1960. |
| 3. F.15 (117)/60-LSG (iv), | 22nd November, 1960. |
| 4. F.15 (117)/60-LSG (v), | 22nd November, 1960. |
| 5. F.15 (117)/60-LSG (vi), | 22nd November, 1960. |

No. F.15(117)/60-LSG.(ii).—The Chief Commissioner, Delhi is pleased to withdraw from acquisition of land described in the schedule below out of the land covered by his notification No. F.15(111)/59-LSG, dated the 13th November, 1959, issued under section 4 of the Land Acquisition Act, 1894, for the planned development of Delhi.

SCHEDULE SPECIFICATION

Name of the Village	Total area	Field Nos. or Boundaris.
1. Gharunda Neemka Bangur	Big. 13 Bis. 14	27/18/1, 27/22/1, 27/23/1, 27/41/1, 27/42/1, 27/56/1, 28/17/1, 28/18/1, 28/35/1, 28/36/1, 28/42/1, 453/40/1, 442/40/4/1, 442/40/3, 442/40/1, 453/40/7, 453/49/6, 453/40/2, 453/40/5, 453/40/4, 453/40/3, 453/40/8, 442/40/6/1, 442/40/10/1, 442/40/9, 442/40/8, 442/40/7, 453/40/15, 453/40/14, 453/40/13, 453/40/12, 453/40/11, 453/40/10, 453/40/9, 453/40/16, 442/40/14/1, 442/40/18/1, 442/40/17, 442/40/16, 442/40/15, 453/40/24, 453/40/23, 453/40/22, 453/40/21, 453/40/20, 453/40/19, 453/40/18, 453/40/17, 442/40/22/1, 109/30/1, 488/471/115/54/1, 420/119/1, 420/119/7, 420/119/6, 420/119/5, 420/119/4, 420/119/3/1, 420/119/8/1, 483/421/119/8, 420/119/12, 483/421/119/3, 420/119/11, 483/421/119/2/1, 420/119/10/1, 483/421/119/4/1, 483/421/119/7, 483/421/119/6, 1, 483/421/119/9/1, 482/421/119/9, 482/421/119/10, 482/421/119/8, 482/421/119/7, 482/421/119/6/1, 483/421/119/12/1, 482/421/119/11/1, 482/421/119/21/1, 482/421/119/20, 482/421/119/19, 482/421/119/18, 482/421/119/17/1, 482/421/119/24/1, 482/421/119/25.

Name of the Village. Total area Field Nos. or Boundaries.

	Big.	Bis.
2. Shamaspur Jagir.	10	17 45/1, 41/1, 38/2/1, 33/2/1, 36/1, 37/1.
3. Mandauli Fazilpur.	4	2 922/1/1, 922/2/1.
4. Khiehripur.	85	2 5/1, 12/1, 13, 14/1, 15, 16/2, 17/2, 18/1, 19/1, 20/2, 21/1/1, 21/2/1, 22, 23/1, 24/1, 25/1, 26/1, 30/1, 73/1, 74/1, 76/1, 77/1, 78/1, 79/2, 671/83/1, 673/83, 673/83/1, 82/1 min. 639/84/1, 674/91, 675/91/1, 677/91/1, 678/91/1,
5. Gazipur	247	16 223/1, 224/1, 225/1, 226/1, 227 min., 228/1, 232min., 233/1, 236min., 237/1, 238/1, 239/1/1 239/2/1, 240/1, 242/1, 243 min., 657/291/2, min. 294, min., 295 min., 293 min., 296/1, 297 min., 314/2/1, 315/2/1, 312 min., 316/1, 317/1, 326/1, 331/1, 332/1, 333, 334, 335/1, 336/1, 337/2, 338/2, 357/ min., 358/1, 359/1, 527/1, 525/1, 526/1, 528/1, 529, 530/1, 531/1, 532/1, 533, 534/1, 537/1, 538, 539/1, 540/1, 451/1, 570/2, 587/1, 589/1, 590, 591/1, 592 min., 596/2, 569/1, 560/2, 560/4, 560/600/2, 560/599/2, 560/598/1.

Delhi, the 3rd March, 1964

No. F.15(45)/63-LSG.—Whereas it appears to the Chief Commissioner of Delhi that land is required to be taken by Government at the public expense for a public purpose, namely, for construction of Government School, it is hereby declared that the land described in the specification below is required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector of Delhi is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected at the office of the Collector of Delhi.

SPECIFICATION

Locality	Total Area	Field Nos. or Boundaries
Property No. III 566, 567, 567A, 568 to 580, 580A, 581, 622 623 and the vacant plot situated inside Katra Ishwar Bhawan Delhi.	1125 sq. yds.	East : Municipal Lane. South Municipal Lane. West passage of Katra Bhawan. North: Road inside Katra Ishwar Bhawan and property No. III/565.

No. F.15(117)/60-LSG(i).—Whereas it appears to the Chief Commissioner, Delhi, that land is likely to be required to be taken by the Government at the public expense for a public purpose namely for the Planned Development of Delhi, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Chief Commissioner is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required for permitted by that section.

The Chief Commissioner is satisfied also that provisions of sub-section (1) of section 17 of the said Act are applicable to this land and is further pleased under sub-section (4) of

the said section to direct that the provisions of section 5(A) shall not apply.

SPECIFICATION

Village	Total area		Field Nos. or boundaries
	Big.	Bis.	
1	2	3	
1. Gharonda— Nemkla Bangar.	80	18	33/1, 34/1, 26/112, 26/111/1, 31/1, 33/2, 26/113/1, 34/2/1, 26/133/1, 26/134, 33/3, 33/4, 33/5, 33/6, 33/7, 33/8, 34/3, 34/4, 34/5, 34/6, 34/7, 34/8, 27/18/1, 34/9, 33/9, 27/22/1, 33/10, 33/11, 33/12, 33/13, 33/14, 33/15, 34/10, 34/11, 34/12, 34/13, 34/14, 34/15, 34/16, 34/17/1, 27/23/1, 33/16, 34/17/1, 34/25/1, 34/24, 34/23, 34/20, 34/19, 35/1, 34/18, 33/21, 32/6, 33/20, 32/5, 32/4, 33/19, 32/3, 33/18, 32/1, 27/41/1, 27/42/1, 32/7, 35/2/1, 34/26/1, 35/10/1, 33/9, 35/8, 35/7, 35/6, 35/5, 32/13, 32/12, 32/11, 32/10, 32/9, 27/56/1, 28/17/1, 28/ 18/1, 32/15, 35/11/1, 35/19/1, 35/18, 35/17, 35/16, 35/15, 35/14, 35/13, 35/12, 32/22, 32/21, 32/20, 32/19, 32/18, 32/17, 32/16, 28/35/1, 28/36/1, 32/23, 35/21/1, 35/30/1, 35/29, 35/28, 35/27, 35/26, 35/25, 35/24, 35/23, 35/22, 32/30, 32/29, 32/28, 32/27, 32/26, 32/25, 32/24, 28/42/1, 453/40/1, 32/31, 35/32/1, 35/37/1, 442/ 40/4/1, 35/36, 442/40/3, 35/ 35, 442/40/1, 35/34, 442/ 40/1, 35/33, 453/40/7, 453/ 40/6, 453/40/5, 453/40/4, 453/40/3, 453/40/2, 453/ 40/8, 442/40/6/1, 442/ 40/10/1, 442/40/9, 442/40/8, 442/40/7, 453/40/15, 453/40/ 14, 453/40/13, 453/40/12, 453/40/11, 453/40/10, 453/ 40/9, 453/40/16, 442/40/ 14/1, 442/40/18/1, 442/40/17, 442/40/16, 442/40/15, 453/40/ 24, 453/40/23, 453/40/22, 109/6, 453/40/21, 109/5, 453/40/20, 109/4, 453/40/19, 109/3, 453/40/18, 109/2, 453/40/17, 109/1, 109/7/1, 442/40/22/1, 109/18/1, 109/16, 109/15, 109/14, 109/13, 109/12, 109/11, 109/10, 109/9/1, 109/22/1, 110/1/1, 110/2, 110/3, 110/4, 110/5, 109/23, 110/6, 109/24, 110/7, 109/25, 110/8, 109/26 111/1, 111/2, 109/27, 111/3, 109/28, 111/4, 109/29, 109/30/1, 111/5, 110/9/1, 488/471/115/1/1, 488/471/ 115/3/1, 488/471/115/4, 488/471/115/5, 488/471/115/ 6, 488/471/115/7, 488/471/ 115/8, 110/10, 488/471/115/9, 111/6, 488/471/115/11, 111/8, 488/471/115/12, 111/9, 488/471/115/13, 111/10, 488/471/115/17/1, 488/471/ 115/20/1, 488/471/115/23, 488/471/115/24, 488/471/115/ 25, 488/471/115/26, 488/471/ 115/27, 488/471/115/28, 488/471/115/29, 488/471/115/ 30/1, 488/471/115/35/1, 488/471/115/49/1, 488/471/ 115/48, 488/471/115/47, 488/471/115/46, 488/471/115/ 45, 488/471/115/42, 488/ 471/115/41, 488/471/115/40, 488/471/115/54/1, 488/471/ 115/39/1, 487/471/115/2/15/1, 487/471/115/2/14, 487/471/ 115/2/13, 487/471/115/2/12, 487/471/115/2/11, 487/471/

2. Shamaspur
Jagir.

19

16 45/1, 41/1, 38/2/1, 40/1, 39/
38/1/1, 33/2/1, 33/1/1, 35/
26/1, 36/1, 37/1 min.

3. Gazipur

47

161 223/1, 224/1, 225/1, 226/
227 min., 228/1, 232 mi
233/1, 236 min., 237/
238/1, 239/1/1, 239/2/
240/1, 242/1 min., 243 mi
657/291/2, 294 min., 295 mi
296/1, 293 min., 297 mi
314/2/1, 315/2/1, 312 mi
316/1, 317/1, 326/1, 331/
332/1, 333, 334, 335/1, 336/
337/2, 338/1, 357 mi
358/1, 359/1, 527/1, 528/
526/1, 528/1, 529, 530/
531/1, 532/1, 533, 534/
537/1, 538, 539/1, 540/
541/1, 570/2, 587/1, 588/
590, 591/1, 592 min., 593/
569/1, 560/2, 560/4, 560/6/
2, 560/599/2, 560/599/

115/2/10, 487/471/115/2/9,
487/471/115/2/8, 487/471/
115/2/7, 487/471/115/2/6,
487/471/115/2/5/1, 487/471/
115/2/19/1, 487/471/115/2/
33, 117/7/1, 117/6, 487/471/
115/2/32, 117/5, 487/471/115/
2/31, 117/4, 487/471/115/2/
30, 117/3, 487/471/115/2/29,
117/2, 487/471/115/2/28,
487/471/115/2/27, 487/471/
115/2/26, 487/471/115/2/25,
487/471/115/2/24/1, 487/471/
115/2/34/1, 420/119/1, 117/
11/1, 117/17/1, 117/16, 117/
15, 117/14, 117/13, 117/12,
420/119/7, 420/119/6, 420/
119/5, 487/471/115/2/42,
420/119/4, 487/471/115/2/41,
420/119/3/1, 487/471/115/2/
40/1, 420/119/8/1, 121/1/1,
121/7/1, 121/6, 121/5,
121/4, 121/3, 121/2,
483/421/119/8, 420/119/12,
483/421/119/3, 420/119/11,
483/421/119/2/1, 420/119/10/
1, 483/421/119/4/1, 121/9/1/
121/15/1, 121/14, 121/13,
121/12, 121/11, 121/10,
483/421/119/7, 483/421/119/
6/1, 483/421/119/9/1, 482/
421/119/9, 121/19/1, 121/27/
1, 121/26, 121/25, 121/24/
121/23, 121/22, 121/21, 121/
20, 482/421/119/10, 482/
421/119/8, 482/421/119/7, 482/
421/119/6/1, 483/421/119/12/
1, 482/421/119/11/1, 121/31/
130/1/1, 121/36, 121/35,
121/34, 482/421/119/21/1,
121/33, 121/32, 482/421/119/
20, 482/421/119/19, 482/421/
119/18, 482/421/119/17/1,
482/421/119/24/1, 482/421/
119/25, 133/4/1, 133/5, 133/6/
133/7, 133/8, 133/9, 133/10/
133/11, 133/12, 133/13, 133/
14, 130/2, 130/3, 130/4,
130/5, 130/6, 130/7, 130/8/
130/9, 133/15/1, 133/34/1,
133/33, 133/32, 133/31, 133/
30, 133/29, 133/28, 133/27/
133/26, 133/25, 133/24/
133/36/1, 133/53/1, 133/54/
133/55, 133/56, 133/57/
133/58, 133/59, 133/60, 133/
61, 133/62/1, 133/64/1, 133/
72/1, 133/74/1, 133/92/1, 133/
91, 133/90, 133/89, 133/88/
133/87, 133/86, 133/85/
133/84/1, 133/93/1, 133/99/
130/14/1, 133 min., 133/7/
133/70, 133/69, 133/68, 133/
67, 133/66, 133/65, 134/
130/10/1, 130/11/1, 135/
34/22 min., 35/4 min, 48/
471/115/43 min., 109/
min., 488/471/115/44 min,
488/471/115/21 min., 48/
471/115/22 min.

Big. Bis.

4. Khichripur. 86 7 5/1, 12/1, 13, 14/1, 15, 16/2, 17/2, 18/1, 19/1, 20/2, 21/1/1, 21/2/1, 22, 23/1, 24/1, 25/1, 26/1, 30/1, 73/1, 74/1, 76/1, 77/1, 78/1/1 min., 79/2, 81/1, 82/1, 671/83/1, 672/83, 673/83/1, 639/84/1, 674/91, 675/91/1, 677/91/1, 678/91/1.
5. Mandauli 84 10 922/1/1, 922/2/1, 924 min., Fazilpur. 925 min., 926/1/2 min.

No. F.15(117)/60-LSG(ii).—Whereas it appears to the Chief Commissioner, Delhi that land is required to be taken by Government at the public expense for a public purpose namely for the Planned Development of Delhi, it is hereby declared that the land described in the specification below is required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector of Delhi is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected at the office of the Collector of Delhi.

SPECIFICATION

Village	Total Big.	Area Bis.	Field Nos. or Boundaries.
I	2		3
1. Gharonda-Neemka Bangar.	80	18	33/1, 34/1, 26/112, 26/111/1, 31/1, 33/2, 26/113/1, 34/2/1, 26/144/1, 26/124, 33/3, 33/4, 33/5, 33/6, 33/7, 33/8, 34/1, 34/4, 34/5, 34/6, 34/7, 34/8, 27/18/1, 34/9, 33/9, 27/22/1, 33/10, 33/11, 33/12, 33/13, 33/14, 33/15, 34/10, 34/11, 34/12, 34/13, 34/14, 34/15, 34/16, 34/27/1, 27/23/1, 33/16, 34/17/1, 34/25/1, 34/24, 34/23, 34/20, 34/19, 35/1, 34/18, 33/21, 32/6, 33/20, 32/5, 32/4, 33/19, 32/3, 33/18, 32/1, 27/41/1, 27/42/1, 32/7, 35/2/1, 34/26/1, 35/10/1, 35/9, 35/8, 35/7, 35/6, 35/5, 32/13, 32/12, 32/11, 32/10, 32/9, 27/56/1, 28/17/1, 28/18/1, 32/15, 35/11/1, 35/19/1, 35/18, 35/17, 35/16, 35/15, 35/14, 35/13, 35/12, 32/22, 32/21, 32/20, 32/19, 32/18, 32/17, 32/16, 28/35/1, 28/36/1, 32/23, 35/21/1, 35/1, 30/1, 35/29, 35/28, 35/27, 35/26, 35/25, 35/24, 35/23, 35/22, 32/30, 32/29, 32/28, 32/27, 32/26, 32/25, 32/24, 28/42/1, 453/40/1, 32/31, 35/1, 32/1, 35/37/1, 442/40/1, 35/36, 442/40/3, 35/35, 442/40/1, 35/34, 442/40/1, 35/33, 453/40/7, 453/40/6, 453/40/5, 453/40/4, 453/40/3, 453/40/2, 453/40/8, 442/40/6/1, 442/40/10/1, 442/40/9, 442/40/8, 442/40/7, 453/40/15, 453/40/14, 453/40/13, 453/40/12, 453/40/11, 453/40/10, 453/40/9, 453/40/16, 442/40/14/1, 442/40/18/1, 442/40/17, 442/40/16, 442/40/15, 453/40/24, 453/40/22, 453/40/22, 109/6, 453/40/21, 109/5, 453/40/20, 109/4, 453/40/19, 109/3, 453/40/18, 109/2, 453/40/17, 109/1, 109/7/1, 442/40/22/1, 109/18/1, 109/16, 109/15, 109/14, 109/13, 109/12, 109/11, 109/10, 109/9/1, 109/22/1, 110/1/1, 110/2, 110/3, 110/4, 110/5, 109/23, 110/6, 109/24, 110/7, 109/25, 110/8, 109/26, 111/1,

Big. Bis.

111/2, 109/27, 111/3, 109/28, 111/4, 109/29, 109/30/1, 111/5, 110/9/1, 488/471/115/1/1, 488/471/115/3/1, 488/471/115/4, 488/471/115/5, 488/471/115/6, 488/471/115/7, 488/471/115/8, 110/10, 488/471/115/9, 111/6, 488/471/115/11, 111/8, 488/471/115/12, 111/9, 488/471/115/13, 111/10, 488/471/115/17/1, 488/471/115/20/1, 488/471/115/23, 488/471/115/24, 488/471/115/25, 488/471/115/26, 488/471/115/27, 488/471/115/28, 488/471/115/29, 488/471/115/30/1, 488/471/115/35/1, 488/471/115/49/1, 488/471/115/48, 488/471/115/47, 488/471/115/46, 488/471/115/45, 488/471/115/42, 488/471/115/41, 488/471/115/40, 488/471/115/54/1, 488/471/115/39/1, 487/471/114/2/15/1, 487/471/115/2/14, 487/471/115/213, 487/471/115/212, 487/471/115/211, 487/471/115/210, 487/471/115/29, 487/471/115/28, 487/471/115/27, 487/471/115/26, 487/471/115/25/1, 487/471/115/219/1, 487/471/115/233, 117/7/1, 117/6, 487/471/115/232/117/5, 487/471/115/231, 117/4, 487/471/115/230, 117/3, 487/471/115/229, 117/2, 487/471/115/228, 487/471/115/227, 487/471/115/226, 487/471/115/225, 487/471/115/224/1, 487/471/115/234/1, 420/119/1, 117/11/1, 117/17/1, 117/16, 117/15, 117/14, 117/13, 117/12, 420/119/7, 420/119/6, 420/119/5, 487/471/115/242, 420/119/4, 487/471/115/241, 420/119/3/1, 487/471/115/240/1, 420/119/8/1, 121/1/1, 121/7/1, 121/6, 121/5, 121/4, 121/3, 121/2, 483/421/119/8, 420/119/12, 483/421/119/3, 420/119/11, 483/421/119/2/1, 420/119/10/1, 483/421/119/4/1, 121/9/1, 121/15/1, 121/14, 121/13, 121/12, 121/11/121/10, 483/421/119/7, 483/421/119/6/1, 483/421/119/9/1, 482/421/119/9, 121/19/1, 121/27/1, 121/26, 121/25, 121/24, 121/23, 121/22, 121/21, 121/20, 482/421/119/10, 482/421/119/8, 482/421/119/7, 482/421/119/6/1, 483/421/119/12/1, 482/421/119/11/1, 121/31, 130/1/1, 121/36, 121/35, 121/34, 482/421/119/21/1, 121/33, 121/32, 482/421/119/20, 482/421/119/19, 482/421/119/18, 482/421/119/17/1, 482/421/119/24/1, 482/421/119/25, 133/4/1, 133/5, 133/6, 133/7, 133/8, 133/133/10, 133/11, 133/12, 133/13, 133/14, 130/2, 130/3, 130/4, 130/5, 130/6, 130/7, 130/8, 130/9, 133/15/8, 133/34/1, 133/33, 133/32, 133/31, 133/30, 133/29, 133/28, 133/27, 133/26, 133/25, 133/24/1, 133/36/1, 133/53/1, 133/54, 133/55, 133/56/1, 133/57, 133/58, 133/59, 133/60, 133/61, 133/62/1, 133/64/1, 133/72/1, 133/74/1, 133/92/1, 133/91, 133/90, 133/89, 133/88, 133/87, 133/

Big. Bis.

			86, 133/85, 133/84/I, 133/93/I, 133/99/I, 130/14/I, 133 min., 133/71, 133/70, 133/69, 133/68, 133/67, 133/66, 133/65, 134/I, 130/10/I, 130/11/I, 135/I, 34/22 min., 35/4 min., 488/471/115/43 min., 109/17 min., 488/471/115/44 min., 488/471/115/21 min., 488/471/115/22 min.
2. Shamaspur Jagir.	19	16	45/I, 41/I, 38/2/I, 40/I 39/I, 38/I, 33/2/I, 33/I/I 35/I, 26/I, 36/I, 37/I min.
3. Gazipur	247	16	223/I, 224/I, 225/I, 226/I 227 min., 228/I, 232 min., 233/I, 236 min., 237/I, 238/I, 239/I/I, 239/2/I, 240/I, 242/I min., 243 min., 657/291/2, 294 min., 295 min., 296/I, 293 min., 297 min., 314/2/I, 315/2/I, 312 min., 316/I, 317/I, 326/I, 331/I, 332/I, 333, 334, 335/I, 336/I, 337/2, 338/I, 357 min., 358/I, 359/I, 527/I 525/I, 526/I, 528/I, 529, 530/I, 531/I, 532/I, 533, 534/I, 537/I, 538, 539/I, 540/I, 541/I, 570/2, 587/I, 589/I, 590, 591/I, 592 min., 596/2, 569/I, 560/2, 560/4, 560/600/2, 560/599/2, 560/598/I.
4 Khichripur.	86	7	5/I, 12/I, 13, 14/I, 15, 16/2, 17/2, 18/I, 19/I, 20/2, 21/I/I, 21/2/I, 22, 23/I, 24/I 25/I, 26/I, 30/I, 73/I, 74/I, 76/I, 77/I, 78/I/I min., 79/2, 81/I, 82/I, 671/83/I, 672/83, 673/83/I, 639/84/I, 674/91, 675/91/I, 677/91/I, 678/91/I.
5 Manduili Fazilpur.	84	10	922/1/I, 922/2/I, 924 min. 925 min., 926/1/2 min.

No. F.15(117)/60-LSG(ii).—Whereas it appears to the Chief Commissioner, Delhi that land is likely to be required to be taken by the Government at the public expense for a public purpose namely for the Planned Development of Delhi, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Chief Commissioner is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of any land in the locality may within 30 days of the publication of the notification file an objection in writing before the Collector of Delhi.

SPECIFICATION

Village	Total Area	Field Nos. or Boundaries.
	Big. Bis.	
1. Gharonda Neemka Bangar	0	18 32/2, 33/17, 34/21, 34/22 min. 35/4 min., 35/3, 32/14 32/8, 109/17 min., 111/7 488/471/115/10, 488/471, 115/43 min., 488/471/115/44 min., 488/471/115/21 min., 488/471/115/22 min.
2. Shamash pur Jagir.	2	5 34, 37/I min.
3. Mandawali Fazil Pur	0	9 926/1/2 min.
4. Ghazi Pur	0	2 242/I min.
5. Khichari Pur	0	5 78/I min.

No. F. 15(117)/60-LSG(v).—Whereas it appears to the Chief Commissioner, Delhi, that land is likely to be required to be taken by the Government at the public expense for a public purpose namely for the Planned Development of Delhi, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Chief Commissioner is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of any land in the locality may within 30 days of the publication of the notification file an objection in writing before the Collector of Delhi.

SPECIFICATION

Village	Total Area	Field Nos. or Boundaries.
	Big. Bis.	
Shamaspur Jagir	11	2 37/I min., 27/2, 31/I, 32/2 33/2/2, 36/2.
Mandawali Fazial Pur.	64	4 825, 818/I, 819/I, 820/2, 821/I, 823/I.
Khicheri pur	17	12 1/2, 2, 3/I, 4/I, 7/I, 8, 9/I 10/I, 80/I, 82/I min.
Charonda Nimka Banger	30	5 36/I, 37/I, 454/49/I, 465/115/2, 122, 123/I, 124/I, 131/I, 132, 136/I.
Ghazipur	255	11 42/2, 45/I, 71/2, 72/2, 73/2 75/2, 76/2, 80/2, 81, 82/I, 83/I, 86/2, 87/I, 88/I, 89/2, 90/2, 144/2, 145/2, 146, 147, 148, 149, 150, 151/I 152/2, 153/2, 217/3, 217/5 218/2, 219/2, 220/I, 252/I 253/I, 254/2, 255/I, 256/2, 257/2 259/I, 260/I, 265/I, 266/I, 268/I, 269/I, 277/I, 278/I, 280/2, 741, 281/I/I 741/281/2/2, 282, 283/I 284/I, 371/I, 372/I, 374/I 375/I, 376/I, 379/I, 464/I 465/I, 473/I, 474/I, 475/I 476/I, 486/I, 487/I, 488/I.

ORDER

Delhi, the 3rd March 1964

No. F.15(117)/60-LSG(iii).—In exercise of the powers conferred by sub-section (1) of section 17 of the Land Acquisition Act, 1894, the Chief Commissioner, Delhi is pleased to direct the Land Acquisition Collector Delhi to take possession of the land the specification of which is given in its notification No. F.1(117)/60-LSG(ii) of even date on the expiration of 15 days from the publication of the notice under sub-section (1) of section 9 of the said Act.

By Order,

JAGMOHAN,

Deputy Housing Commissioner,

Delhi Administration, Delhi.

No. F.27/11/64-Lab.—Whereas it appears to the Chief Commissioner Delhi, that the employer and the majority of the employees in relation to the establishment known as M/s. Railway Board Cooperative Store Ltd., Rail Bhavan, Raisina Road, New Delhi have agreed that the provisions of the Employees' Provident Funds Act, 1952 (Act 19 of 1952) should be made applicable to the said establishment.

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, read with the Notification of the Government of India, Ministry of Labour & Employment No. F.11-11 (40)/59 dated the 22nd April 1960, the Chief Commissioner, Delhi hereby applies the provisions of the said Act to the said establishment.

No. F.27/12/64-Lab.—Whereas it appears to the Chief Commissioner Delhi, that the employer and the majority of the employees in relation to the establishment known as M/s. Delhi Productivity Council, Productivity House, Lajpat Nagar, New Delhi-14 have agreed that the provisions of the Employees' Provident Funds Act, 1952 (Act 19 of 1952) should be made applicable to the said establishment.

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, read with the Notification of the Government of India, Ministry of Labour & Employment No. F.11-11 (40)/59 dated the 22nd April 1960, the Chief Commissioner, Delhi hereby applies the provisions of the said Act to the said establishment.

By Order,
GANGESH MISRA,
Secy. (Labour),
Delhi Administration, Delhi.

Delhi, the 29th Feb. 1964

No. F.25(23)/64-Labour.—Whereas the Chief Commissioner, Delhi is satisfied that public emergency and public interest so require.

Now, therefore, in exercise of the powers conferred by section 2(n)(vi) of the Industrial Disputes Act, 1947, read with the Government of India, Ministry of Home Affairs, Notification No. 2/2/61-Jud.II, dated the 24th March, 1961, the Chief Commissioner, Delhi is pleased to declare the Cotton Textile Industry in the Union Territory of Delhi to be a public utility service for the purposes of the said Act for a further period of six months with effect from the 4th March 1964.

Delhi, the 2nd March 1964

No. F.16(1)/63-Lab(i)Vol.II.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948) read with the Notification of the Government of India, Ministry of Labour & Employment No. S.O. 108 dated the 14th February, 1958 and to meet the public emergency in connection with the National Defence, the Chief Commissioner, Delhi, is pleased to exempt the following factory from the provisions of sections 51, 52, 53, 54, 56 and 61 of the said Act for a further period of 3 months from the 15th December, 1963 subject to the conditions that the workers who may be deprived of the weekly holidays provided in section 52 of the said Act, may be given compensatory holidays as far as possible in lieu of all such weekly holidays as may not be allowed to them.

"Prototype Production and Training Centre" Okhla Industrial Estate, New Delhi.

No. F.16(1)/63-Lab(ii)Vol.II.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948) read with the Notification of the Government of India, Ministry of Labour & Employment No. S.O. 108 dated the 14th February, 1958 and to meet the public emergency in connection with the National Defence, the Chief Commissioner, Delhi is pleased to exempt the following factories from the provisions of sections 51, 52, 53, 54, 56 and 79 of the said Act for a period of 3 months from the 25th October, 1963, subject to the conditions that (i) the leave may be refused where necessary in the exigency of service except in case of illness and leave may be accumulated without limits so that the workers do not lose the benefit of leave so refused, and (ii) the workers, who may be deprived of the weekly holidays provided in section 52 of the said Act, may be given as far as possible compensatory holidays in lieu of all such weekly holidays, as may not be allowed to them.

- (1) C.O.D. Power House, MES, Delhi Cantt.
- (2) M.E.S. Furniture Yard, Delhi Cantt.
- (3) M.E.S. Engineering Park, Workshop, Delhi Cantt.
- (4) Vehicle Depot Workshop, EME, Delhi Cantt.
- (5) Armed Forces Medical Stores, Depot, Delhi Cantt.
- (6) M.E.S. Power House, Red Fort, Delhi.
- (7) M.E.S. Power House, Shakurbasti.
- (8) Canteen Stores Depot (India), Red Fort, Delhi.
- (9) Station Workshop EME, Red Fort, Delhi.

(10) Military Forms, Delhi Cantt.

(11) M.E.S. Workshop, F/S. Yard, Palam.

(12) 505 Army Base Workshop, Delhi Cantt.

No. F.16(1)/63-Lab.(iii)Vol.II.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948) read with the Notification of the Government of India Ministry of Labour & Employment No. S.O. 108 dated the 14th February, 1958, and to meet the public emergency in connection with the National Defence, the Chief Commissioner, Delhi, is pleased to exempt the factory known as "Central Vehicle Depot, Delhi Cantt." from the provisions of section 51, 52, 53, 54, 56 and 79 of the Factories Act, 1948 for a period of 3 months from 25th January, 1964, subject to the conditions (i) that the leave may be refused where necessary in exigency of service except in case of illness and leave may be accumulated without limits so that the workers do not lose the benefit of leave so refused, and (ii) the workers who may be deprived of the weekly holidays provided in section 52 of the said Act, may be given as far as possible compensatory holidays in lieu of all such weekly holidays as may not be allowed to them.

No. F.16(1)/63-Lab.(iv)Vol.II.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948) read with the Notification of the Government of India, Ministry of Labour & Employment No. S.O. 108 dated the 14th February, 1958 and to meet the public emergency in connection with the National Defence, the Chief Commissioner Delhi, is pleased to exempt the factory known as "505 Central EME Workshop, Delhi Cantt." from the provision of section 51, 52, 53, 54, 56 and 79 of the Factories Act, 1948 for a further period of 3 months with effect from 25th January, 1964, subject to the conditions (i) that the leave may be refused where necessary in the exigency of service except in case of illness and leave may be accumulated without limit so that the workers do not lose the benefit of leave so refused and (ii) the workers who may be deprived of the weekly holidays provided in section 52 of the said Act, may be given, as far as possible, compensatory holidays in lieu of all such weekly holidays as may not be allowed to them.

No. F.16(1)/63-Lab.(v)Vol.II.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948) read with the Notification of the Government of India, Ministry of Labour and Employment No. S.O. 108, dated the 14th February, 1958 and to meet the public emergency in connection with the National Defence, the Chief Commissioner, Delhi is pleased to exempt the factory known as "General Stores, Inspection Depot, Anand Parbat, New Delhi" from the provisions of section 51, 54 and 56 of the said Act for the period 1st January, 1964 to 31st March, 1964, subject to the following conditions:—

- (i) the total number of hours of work in any one day shall not exceed ten;
- (ii) the spread-over inclusive of intervals for rest shall not exceed 12 hours in any one day.

No. F.16(1)/63-Lab(vi)Vol.II.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948) read with the Notification of the Government of India, Ministry of Labour & Employment No. S.O. 108, dated the 14th February, 1958 and to meet the public emergency in connection with the National Defence, the Chief Commissioner, Delhi, is pleased to exempt the factory known as "Ordnance Depot, Shakurbasti" from the provisions of section 51, 52, 53, 54, 56 and 79 of the said Act for a further period of 3 months with effect from 25th January, 1964, subject to the conditions that (1) leave may be refused, where necessary, in the exigency of service except in case of illness and leave may be accumulated without limits so that the workers do not lose the benefit of leaves so refused and (2) the workers who may be deprived of the weekly holidays provided in section 52 of the said Act may be given, as far as possible, compensatory holidays in lieu of all such weekly holidays as may not be allowed to them.

No. F.16(1)/63-Lab(vii)Vol.II.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948) read with the Notification of the Government of India, Ministry of Labour & Employment No. S.O. 108 dated the 14th February, 1958 and to meet the public emergency in connection with the National Defence, the Chief Commissioner, Delhi, is pleased to exempt the factories known as (1) Burmah Shell Depot, Plam Rail Head and (2) Burma-Shell Airfield, Service Station, from the provisions of section 51, 52, 54, 56 and 79 of the said Act, for a further period of three months with effect from 12th December, 1963, subject to the conditions that (i) the leave may be refused where necessary in the exigency of service except in case of illness and leave may be accumulated without limits so that the workers do not lose the benefit of leave so refused and (ii) the workers who may be deprived of the weekly holidays provided in section 52 of the said Act, may be given as far as possible compensatory holidays in lieu of all such weekly holidays as may not be allowed to them.

Delhi, the 3rd March 1964

No. F.25(25)/63-Lab.—Whereas the Chief Commissioner, Delhi is satisfied that public emergency and public interest so require;

Now, therefore, in exercise of the powers conferred by section 2(n)(vi) of the Industrial Disputes Act, 1947 (XIV of 1947) read with the Government of India, Ministry of Home Affairs Notification No. 2/2/61-Judl. II dated the 24th March, 1961, the Chief Commissioner is pleased to declare all residential hotels in the Union territory of Delhi, coming within the purview of the food stuffs industry, to be "Public Utility Service" for the purpose of the said Act for the period ending the 14th April, 1964.

Delhi, the 4th March 1964

No. F.16(2)/64-Lab.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948) read with the Notification of the Government of India, Ministry of Labour & Employment No. S.O. 108, dated the 14th February, 1958 and to meet the public emergency in connection with the National Defence, the Chief Commissioner, Delhi is pleased to exempt the factory known as Government of India Press, Minto Road, New Delhi, from the provisions of sections 51, 52, 54, 56 and 58 of the said Act for a period of three months with effect from the 1st February, 1964 subject to the conditions (i) that the leave be refused where necessary in exigency of service except in case of illness and leave may be accumulated without limits so that the workers do not lose the benefit of leave so refused, and (ii) the workers who may be deprived of the weekly holidays provided in section 52 of the said Act, may be given, as far as possible compensatory holidays in lieu of all such weekly holidays as may not be allowed to them.

No. F.16(2)/64-Lab(ii).—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948) read

Delhi the 4th March, 1964

No. F. 2(2)/64-Ind.—The following is published for general information :—

LIST OF LICENCES ISSUED UNDER THE INDUSTRIES (DEVELOPMENT AND REGULATION) ACT, 1951 DURING THE WEEK ENDING 8TH FEBRUARY, 1964

Name and address of the undertaking (and location)	Articles of manufacture and capacity and type of licence i.e. NU/SE/NA/COB (Shifting)	Licence No. and date
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1

2

3

SCHD. IND. NO. 1A(7)—OTHER PRODUCTS OF IRON AND STEEL

- | | | |
|---|---|----------------------------|
| 1. J. B. Advani-Oerlikon Electrodes (P) Ltd., Radia House, 6, Rampart Row, Fort, Bombay-1. (Madras). | Electrodes Core Wire 3600 tons per annum (S.E.) | I/1A(7)/N-294/64 6-2-64 |
| 2. Telephone Manufacturing Co. Ltd., Jeevan Vihar, Parliament Street, New Delhi. (Faridabad, Punjab). | Telescopic tubular Poles—4,800 tons per annum. (N.U.) | L/1A(7)/78/63-EIM 9-12-63. |

SCHD. IND. NO. 1B(2)—SEMI-MANUFACTURES & MANUFACTURES

- | | | |
|---|--|---------------------------|
| 3. The Indian Aluminium Co. Ltd., UCO Bank Building, Parliament Street, New Delhi-1 (Alwaye, Kerala). | Aluminium rods 5,000 metric tons per annum. (N.A.) | L/1B(2)/44/64-Met 31-1-64 |
|---|--|---------------------------|

SCHD. IND. NO. 5(1)—EQUIPMENT FOR GENERATION, TRANSMISSION AND DISTRIBUTION OF ELECTRICITY INCLUDING TRANSFORMERS

- | | | |
|---|--|--------------------------|
| 4. Gandhi Electric Industries (P) Ltd., 94, Meadows Street, Fort, Bombay. (Maharashtra) | Welding transformers 1,080 Nos. per annum (N.A.) | L/5(1)/100/EEI/64 1-2-64 |
|---|--|--------------------------|

SCHD. IND. NO. 5(7)—X-RAY EQUIPMENT

- | | | |
|--|---|---------------------------|
| 5. Elpro International Ltd., 20, Graham Road, Ballard Estate, Bombay-1. (Maharashtra). | Fluoroscopic Screens 600 Nos. per annum. Intensifying screens 2,640 pairs per annum. (N.A.) | L/5(7)/1/64-LEI(A) 5-1-64 |
|--|---|---------------------------|

SCHD. IND. NO. 8(B)(2)—CONVEYING EQUIPMENT

- | | | |
|---|--|----------------------------|
| 6. Associated Cement Companies Ltd., 121, Queen's Road, Bombay. (Mysore). | Electric overhead travelling cranes—1,200 tonnes per annum. (N.A.) | L/8(B-2)/64/64-MEI 31-1-64 |
|---|--|----------------------------|

SCHD. IND. NO. 9—MACHINE TOOLS

- | | | |
|--|--|-----------------------|
| 7. Coimbatore Pioneer Mills Ltd., P.O. Peelamedu, Coimbatore-4. (Nilambur, Coimbatore, Distt. Madras). | Geared head centre lathes 480 Nos. per annum. (N.U.) | L/9/144/64-MEI 3-2-64 |
|--|--|-----------------------|

with the Notification of the Government of Labour and Employment No. S.O. 108, dated the 14th February, 1958 and to meet the public emergency in connection with the supply of milk in time, the Chief Commissioner Delhi is pleased to exempt the 'Central Dairy, Delhi Milk Scheme, West Patel Nagar, New Delhi from the provisions of sections 51, 54, 55 and 58 of the said Act for a further period of three months with effect from 9th March, 1964.

No. F.20(10)/64-Lab.—In exercise of the powers conferred by the proviso to section 4 of the Delhi Shops and Establishments Act, 1954, the Chief Commissioner, Delhi is pleased to make the following addition to the schedule appended to the said Act, namely:—

In the said Schedule, after serial No. 45A(26) the following new entry shall be inserted, namely:—

"45-A(27)	Handloom House, New Delhi.	Section 16 (from 1st March to 8th March 1964).
	Delhi Handloom Sales Depot (Rohtak Road, New Delhi), Janpath, Khan Market, Netaji Subhash Marg, Lajpat Rai Market, Delhi. Co-optex Sales Emporium (Karol Bagh, Sarojni Market, Khan Market, Bhagat Singh Market and Lajpat Nagar, New Delhi).	Do. Do.

By Order,

DES RAJ,

Under Secy. (Industries and Labour),

Delhi Administration, Delhi.

SCHD. IND. No. 22—DRUGS & PHARMACEUTICALS

- 8 Pfizer Pvt. Ltd., P.B No. 10104, 163, Backbay Reclamation, Bombay-1. (Maharashtra). Diadin tablets 1.2 Million tablets per annum L/22/186/64-Ch. III
(S.E.) 24-1-64
Diadin injection 12,000 litres per annum.
- 9 May & Baker Ltd., Bhandup, Bombay-78 (Maharashtra). 'Lysivane' brand Ethopropazine—1,80,000 tablets per annum. L/22/187/64-Ch.III
'Interval' sodium Brand Thiopentone 4-2-64
Sodium B.P. 4,80,000 ampoules per annum. (S.E.)
- 10 The Managing Director, Hindustan Antibiotics Ltd., Pimpri (Poona) (Near Poona, Maharashtra). Penicillin 24 mega million units per annum. L/22/19/64-A& I
(S.E.) 6-2-64

SCHD. IND. No. 23(I)—COTTON TEXTILES

- 11 Mahalaxmi Fibres & Industries Ltd., 5, Synagogue Street, Calcutta-1. (Bihar). Cotton yarn—13,000 spindles. L/23(1)/662/64--Tex(B).
(S.E.) 24-1-64
- 12 Takhatpur Powerloom Weavers Cooperative Society Ltd., P.O. Baripada, Distt. Mayurbhanj Orissa (Takhatpur, Orissa). Cotton yarn—12,000 spindles. L/23(1)/664/64-Tex.(B).
(N.U.) 28-1-64
- 13 The Berhampur Powerloom Weavers Cooperative Society Ltd., Berhampur Distt. Ganjam, Orissa (Behampur, Orissa). Cotton yarn—12,000 spindles. L/23(1)/665/64-Tex(B).
(N.U.) 28-1-64
- 14 Vishwa Bharti Spg. & Wvg. Cooperative Society Ltd., D-48, Gujarati Society, Nehru Road, Bombay (Bhiwandi Distt. Thana, Maharashtra). Cotton yarn 25,000 spindles. L/23(1)/655/64-Tex(E).
(N.U.) 20-1-64
- 15 Mahendra Mills Ltd., Ahmedabad-9. (Gujarat) Cotton yarn—25,000 spindles. L/23(1)/660/64-Tex(B).
(S.E.) 24-1-64
- 16 the Branch Manager, The M.P. Handloom Weaver's Central Cooperative Society Ltd., Gopalbag, Jabalpur. Cotton yarn 12,000 spindles. L/23(1)/663/64-Tex(B).
(N.U.) 24-1-64
Proposed name :
Madhya Pradesh State Handloom Weaver's Cooperative Spinning Mills Ltd., (Burhanpur) (M.P.)
- 17 Akola Sahakari Girni Ltd., Chairman Central Cooperative Bank Ltd., Akola, Maharashtra (Akola, Maharashtra). Cotton yarn 20,000 spindles. L/23(1)/654/64-Tex(B).
(N.U.) 20-1-64
- 18 Shri L.G. Varadarajulu, Transport House, Karur (S. India). Cotton yarn 12,000 Spindles L/23(1)/670/64-Tex(B).
(N.U.) 31-1-64
Proposed name :
Standard Textiles (Private) Ltd., (Vedasarudur, Madurai Distt., Madras).
- 19 Shrimathi Parvathi Ayunan, M.L.A., Palayakottai (via) Erode (S. India) (Athiruchirappally Distt., Madras). Cotton yarn 12,000 spindles. L/23(1)/763/64-Tex(B).
(N.U.) 31-1-64
- 20 Shri R. Natarajan, 3, Sriramnagar South, Madras-18. Cotton yarn 12,000 spindles. L/23(1)/668/64-Te (B).
(N.U.) 31-1-64
Proposed name :
Sri Nadiambal Textile Mills. (Arenthangi, Thanjavur Distt. Madras).
- 21 Shri D. Rajagopal Naidu M.L.A., Gudiyatham (North Arcot). Cotton yarn 12,000 spindles. L/23(1)/667/64-Tex(B).
(N.U.) 31-1-64
Proposed name :
Shri Lakshmi Saraswathi Textiles Ltd., (Arni, South Arcot Distt. Madras).
- 22 Lakshmi Mills Co. Ltd., Avanashi Road, Papanasickenpalayam, Coimbatore-1. (Coimbatore, Madras). Cotton yarn 25,000 spindles. L/23(1)/658/64-Tex(B).
(S.E.) 24-1-64
- 23 Shri J. Thomas, Managing Director, A. V. Thoman & Co. (India) Ltd., 2/21, First Line Beach, Madras. (Thuckalay, Kanyakumari Distt. Madras). Cotton yarn 12,000 spindles. L/23(1)/672/64-Tex(B).
(N.U.) 31-1-64
- 24 Shri S. K. Sundarantamier, 'Lavanya', Cathedral Post, Madras-6. (Sholingur, North Arcot Distt. Madras). Cotton yarn 12,000 spindles. L/23(1)/675/64-Tex(B)/64
(N.U.) 31-1-64
- 25 Shri A. Chokalingam Panyapathi, Jrichy Distt. (Chinnasalem, S. Arcot Distt. Madras). Cotton yarn 12,000 spindles L/23(1)/666/64-Tex(B).
(N.U.) 29-1-64
- 26 Shri T. N. M. Arunachalam, 25, Dwarka Colony, Mylapore, Madras-1. (Sivaganga, Ramanathapuram Distt., Madras). Cotton yarn 12,000 spindles. L/23(1)/669/64-Tex(B).
(N.U.) 31-1-64
- 27 T.P.S. Hariram Sait, Mukkudal P.O. Tinnevely Distt., Madras State. Cotton yarn 12,000 spindles. L/23(1)/674/64-Tex(F).
(N.U.) 31-1-64
Proposed name :
Sokkalal Cotton Mills (Alangulam, Tinnevely Distt., Madras)
- 28 Shri A.P.S. Ayyemperumal Nadar Virudhunagar. Cotton yarn 12,000 spindles. L/23(1)/671/64-Tex(B).
(N.U.) 31-1-64
Proposed name :
Palaniandavar Textiles Ltd., (Sulalakarai, Virudhunagar, Madras).

STATEMENT SHOWING THE CHANGES IN THE NAME OF OWNERS/UNDERTAKINGS EFFECTED DURING THE WEEK ENDING 8TH FEBRUARY, 1964

Licence No. and date	Name of the original owner/undertaking	Name of the new owner/undertaking
L/1A(7)/N-287/63 26-3-63 (NU) West Bengal.	M/s. National Steel Strips (P) Ltd., Calcutta.	M/s. Industrial Strips Ltd., Calcutta.
Registration Certificate : No. R/13A/10 / R/5(3)/9 29-5-64. Maharashtra.	M/s. Gandhi Electric Industries Ltd., Bombay.	M/s. Emco Elektra Private Ltd., Bombay.
L/9/52/61-MEI 26-8-61 (NU) Gujarat.	M/s. Bogilal Laharchand Pvt. Ltd., Bombay	M/s. Batliboi & Co. Pvt. Ltd.,
L/9/127/MEI-63 5-8-63 (NU) West Bengal.	M/s. Bengal Linn Ltd., Calcutta.	M/s. Bengal Linn (Industrial Furnace Ltd. Calcutta.

STATEMENT SHOWING THE LICENCES REVOKED/SURRENDERED DURING THE WEEK ENDING 8TH FEBRUARY, 1964

Licence No. and date	Name of the party	Articles of manufacture
L/1A(3)/N-4/57 7-5-57 (N.U.) West Bengal	M/s. Bharat Ishpat Udyog Ltd., Calcutta	Forgings.
L/5(6)/22EEI/61 9-3-61 (N.U.) Gujarat.	M/s. Mahendra Electricals Ltd., Nadiad, W. Rly.	Cable Boxes and Associated Accessories and Paper and P.V.C. Insulated Control Cables upto 11 K.V.
L/6(4)/40/EEI/61 25-8-61 (N.U.) Uttar Pradesh	M/s. Electrical Manufacturing Co. Ltd., Calcutta	Capacitors
L/7(6)/4/60-LEI(A) 4-8-60 (N.A.) Punjab	M/s. Laldee Private Ltd., Delhi.	Bicycle Rims.
L/962/MEI/62 16-7-62 (N.U.) Maharashtra.	Shri L. N. Shah, Bombay	Glass Manufacturing Machinery & ceramic machinery.
L/12(2)/45/MEI/61 9-12-61 (N.A.) Delhi.	M/s. Murarka Engineering Works, New Delhi	Industrial knives.
L 23(1) 65 Tex(B) 60 26-12-60 (S.E.) Gujarat. (Surrendered)	M/s. The New Commercial Mills Co. Ltd., Ahmedabad.	Cotton waste yarn.

LIST OF LICENCES ISSUED UNDER THE INDUSTRIES (DEVELOPMENT AND REGULATION) ACT, 1951— DURING THE WEEK ENDING 15TH FEBRUARY, 1964

Name and full address of the undertaking (and location)	Articles of manufacture and capacity (type of licence i.e. NU/SE/NA/COB Shifting)	Licence No. and date
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| SCHD. IND. No. 2(1)—COAL, LIGNITE, COKE & THEIR DERIVATIVES | | |
| 1. National Coal Development Corporation Ltd., "Darbhanga House" Ranchi, (District Surguja, Madhya Pradesh). | Coal o 60 Million tonnes per annum. (N.U.) | L 2,1) N-230/64
11-2-64 |
| SCHD IND. No. 8A(8)—CEMENT MACHINERY | | |
| 2. MecNally—Bird Engineering Co. Ltd., Chartered Bank Building, Calcutta-1. (Khumardhubi, Distt. Dhanbad, Bihar). | Cement Mill Machinery 2 plants per annum. (of capacity of 600 tonnes per day each.) (N.A.) | L/8/A-8/5/64-MEI
12-2-64 |
| SCHD. IND. No. 8B(2)—CONVEYING EQUIPMENT | | |
| 3. Electric Construction and Equipment Co. Ltd., 9, Kaliprasanna Singhee Road, Calcutta-2. (Budge Budge, Distt. 24 Parganas, West Bengal). | Electric Overhead Travelling Cranes—96 Nos. (1440 tonnes) per annum. (N.A.) | L 8B(2) 65/64-MEI
13-2-64 |
| SCHD. IND. No. 23(1)—COTTON TEXTILES | | |
| 4. Shri Kunj Bihari Hada, C/o 42, Garden Reach Rd., Calcutta-24. (Diamond Harbour Area, 24 Parganas, West Bengal). | Cotton yarn 12,500 spindles. (N.U.) | L 23(1) 676/64-Tex(B)
5-2-64 |

Licence No. and date	Name of the original owner/undertaking	Name of the new owner/undertaking
'NIL'		
STATEMENT SHOWING THE LICENCES REVOKED/SURRENDERED DURING THE WEEK ENDING 15TH FEBRUARY, 1964		
Licence No. and date	Name of the party	Articles of manufacture
L/8/B-2/31/ MEI/62 30-4-62 (N.A.) Maharashtra.	M/s. Horman & Mohatta (India) Pvt. Ltd., Bombay.	Electric Overhead Travelling Cranes and Gantry Cranes.
L/9/9/60-MEI 25-8-60 (N.U.) West Bengal	M/s. Ballabram Badrinarain, Calcutta.	1. Lathes 2. Shaping Machines 3. Drilling Machines 4. Hacksaw Machines 5. Power Presses 6. Screw Presses 7. Shearing Machines 8. Rivet Making Machines and 9. Wire Nail making Machines

By Order,
DES RAJ,
Under Secretary (Industries & Labour)
Delhi Administration, Delhi

Delhi, the 5th March, 1964

No. F.10(31)/63-Fin (E).—In exercise of the powers conferred by sections 5, 6 and 24 of the Punjab Excise Act (I of 1914) as in force in the Union Territory of Delhi, the Chief Commissioner, Delhi is pleased to make, without previous publication, the following further amendment in the Delhi Intoxicants Licence and Sale Orders, published with this notification No. 3239-Commerce, dated the 27th April, 1933 and as subsequently amended.

2. This amendment shall come into force with effect from 1st April, 1964.

Amendment

In order I of the said orders, against item (2) "Country Spirit" for the figures and word "0.757 litres", the figures and word "0.750 litres" shall be substituted.

By Order,
MADHURI SRIVASTAVA,
Under Secretary Finance (Expenditure),
Delhi Administration, Delhi.

OFFICE OF THE DEPUTY COMMISSIONER, DELHI

ORDER

Delhi, the 29th February, 1964

No. F.2(2)/63-Misc.—In exercise of the powers conferred upon me by the Chief Commissioner, Delhi, vide notification No. F.6(21)/60-M&PH(i) dated 1st January 1962 issued in pursuance of section 2 of the Epidemic Diseases Act, 1897, and as extended upto 31st December, 1964 vide notification No. F.6(61)/63-M&PH dated 21st December, 1963, I, S. G. Bose Mullick, Deputy Commissioner, Delhi, hereby prohibit under paragraph 1(a) of the said notification the sale or exposure for sale within Union Territory of Delhi, of the following articles:—

1. Over ripe and under ripe fruits.
2. All cut fruits including Ganderies exposed to dust and flies.
3. Milk, curd, milk products, sugarcane juice, syrups, lemonada water (shikanjvi) Kulfi-Malai, Dahi-baras, Alu-Chholey, cooked food, Dal seb, sweets of different sorts and drinks exposed to dust and flies or otherwise unwholesome.
4. Ice and Ice-cream, Ice candies, Ice Golas, Chuskies and aerated water manufactured from unauthorised sources.

I also authorise under paragraph 1(d) of the said notification, the following officers to inspect any food and drinks and to remove, destroy or to be disposed of in any manner which the article of food and drinks intended for human consumption and unfit therefor:—

1. In the area of the Municipal Corporation of Delhi.

1. Municipal Health Officer.
2. All Dy. Health Officers.
3. All Zonal Health Officers.
4. All Chief Sanitary Inspectors.
5. All Food Inspectors.
6. All Sanitary Inspectors.
7. All the Medical Officers Incharge, Chief Sanitary Inspectors and Sanitary Inspectors of Primary Health Centres, i.e. Najafgarh, Palam, Ujwa, Kanjhawla, Narela, Alipur, Mehrauli and Fatehpur Beri.

2. In the area of New Delhi Municipal Committee, New Delhi.

1. Medical Officer of Health.
2. All Asstt. Medical Officers of Health.
3. All Chief Sanitary Inspectors.
4. All Food Inspectors.
5. All Sanitary Inspectors.

3. In the area of Delhi Cantonment Delhi.

1. Executive Officer of Delhi Cantonment.
2. All Food Inspectors.
3. All Chief Sanitary Inspectors.
4. All Sanitary Inspectors.

Issued under my hand and seal on 14th day of February, 1964.

S. G. BOSE MULLICK,
Dy. Commissioner, Delhi.

MINISTRY OF HOME AFFAIRS*New Delhi, the 13th February, 1964*

No. 1/11/64-Delhi.—In exercise of the powers conferred by sub-section (2) read with sub-section (8) of section 50 of the Delhi Municipal Corporation Act, 1957 (66 of 1957), the Central Government hereby nominates **Shri V. B. Eswaran**, Deputy Secretary to the Government of India in the Ministry

of Irrigation and Power to be a member of the Delhi Electric Supply Committee, *vice* Shri M. S. Ram.

2. Shri V. B. Eswaran will hold office as such member upto and inclusive of the 8th April, 1966.

A. V. VENKATASUBBAN,

Deputy Secretary to the Govt. of India.